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September 30, 2016

Federal Communications Commission Washington, DC

Subject: R&O FCC 16-89, Use of Spectrum Bands Above 24

GHz For Mobile Radio Services, et al

Dear Sirs:

Tatora, LLC is located in Kansas City, MO and operates many circuits utilizing point-to-point radios in the 70/80 GHz band. Tatora provides many reliable communications options for customers in the financial industry. The use of equipment employing the 70/80 GHz band is absolutely essential to our company, as there are no other options available for our purposes.

Because of the detrimental effects that will severely inhibit our ability to operate, regarding the proposed changes by the FCC, Tatora takes the following positions:

- No unlicensed use should be allowed
- No mobile operations
- SAS is unnecessary

Reasons for stated opposition:

There is sufficient unlicensed space in the 60 GHz band available for use, much of it unused, and it is not necessary to add additional unlicensed spectrum. If considered, there should be significant evidence through verifiable studies that ensure that unlicensed use of the spectrum will not have any negative effects on incumbent operators.

Mobile users in this space would incur a high degree of interference, at the detriment of currently operating radio paths.

The current link registration process is mature and operates as intended. There have been almost no, if any, official complaints of interference for the 13,000+ registered paths, this is due largely in part to the success of the current registration system.

Thank you for your time.

Sincerely,

Thomas Sanford Manager